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[COUNSEL LISTED ON SIGNATURE PAGES] UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA DEBORAH GETZ, et al., Case No. C-07-06396 CW Plaintiffs, STIPULATION AND ORDER REGARDING CASE MANAGEMENT v. THE BOEING COMPANY, et al., Defendants. STIPULATION AND ORDER REGARDING CASE MANAGEMENT CASE No. C 07-06396 CW

1	WHEREAS, on April 7, 2008, the Court entered a Minute Order and Case Management		
2	Order that established a schedule for this case;		
3	WHEREAS, a case a management conference was held on April 1, 2008 wherein the		
4	Court indicated that the current schedule may need to be adjusted given the complex nature of		
5	this case, including the discovery needs of the parties which includes discovery from the United		
6	States government;		
7	WHEREAS the Court ruled on two potentially dispositive motions relating to the Court's		
8	jurisdiction under the Political Question Doctrine, and whether the combatant activities exception		
9	of the Federal Tort Claims Act applies to the this case;		
10	WHEREAS the parties participated in an ADR session on March 27, 2009 before a private		
11	mediator within the original deadline of April 1, 2009; the case did not settle;		
12	WHEREAS the parties agree, subject to the Court's approval, to extend certain deadlines		
13	set forth in the April 7, 2008 Minute Order and Case Management Order in order to complete all		
14	necessary fact and expert discovery, and prepare the case for trial; and		
15	WHEREAS the parties believe that the modified dates set forth below should be extended		
16	to promote efficiency in this case.		
17	IT IS HEREBY STIPULATED by and between the parties in this action, through their		
18	counsel of record and pursuant to Civil Local Rule 7-12, that:		
19	1. The deadline for completion of fact discovery shall be November 3, 2009;		
20	2. The deadline for disclosing the identities and reports of expert witnesses shall be		
21	as follows:		
22	a. Plaintiffs: December 3, 2009;		
23	b. Defendants: January 14, 2010;		
24	3. The deadline for completion of expert discovery shall be February 18, 2010;		
25	4. All case dispositive motions shall be heard at 2:00 p.m. on or before October 1,		
26	2009 (this date is contingent on cooperation in discovery by the United States government, and it		
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1	is understood that if there are difficulties in obtaining this discovery, a continuance of the motion					
2	cutoff date may be requested);					
3	5.	The final pretrial co	onference shall be held at 2:00 p.m. on September 7, 2010;			
4	6.	An 18-day jury trial	I will begin at 8:30 a.m. on September 27, 2010; and			
5	7.	All other deadlines	referenced in the Court's April 7, 2008 order shall remain			
6	unchanged.					
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8	D . 1 A . 11	0. 2000	THOMAG I DD ANDI			
9	Dated: April	8, 2009	THOMAS J. BRANDI bjm@brandilaw.com			
10			DANIEL DEL'OSSO BRIAN J. MALLOY			
11			THE BRANDI LAW FIRM 354 Pine Street, Third Floor Son Francisco, CA, 04104			
12			San Francisco, CA 94104 Telephone: 415-989-1800 Facsimile: 415-989-1801			
13			By: /s/ Thomas J. Brandi			
14			Thomas J. Brandi			
15			Attorneys for Plaintiffs DEBORAH GETZ, ET AL.			
16						
17	Dated: April	8, 2009	JAMES W. HUSTON jhuston@mofo.com			
18			ERIN M. BOSMAN WILLIAM V. O'CONNOR			
19			JOANNA E. HERMAN MORRISON & FOERSTER LLP			
20			12531 High Bluff Drive, Suite 100 San Diego, CA 92130-2040			
21			Telephone: 858-720-5100 Facsimile: 858-720-5125			
22			By: /s/ William V. O'Connor			
23			William V. O'Connor Attorneys for Defendant			
24			HONEYWELL INTERNATIONAL INC.			
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26 27						
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1 2	Dated: April 8, 2009 STEVEN S. BELL (WSBA NO. 5043) sbell@perkinscoie.com BETH M. STROSKY (WSBA NO. 31036)
3	bstrosky@perkinscoie.com Admitted <i>pro hac vice</i>
4	PERKINS COIE LLP 1201 Third Avenue, Suite 4800
5	Seattle, WA 98101-3099 Telephone: 206-359-8000 Facsimile: 206-359-9000
6	By: /s/ Steven S. Bell
7	Steven S. Bell
8	Attorneys for Defendant THE BOEING COMPANY
9	Dated: April 8, 2009 ALAN H. COLLIER
10	MARK IRVINE mark.irvine@mendes.com
11	DARRELL M. PADGETTE MENDES & MOUNT, LLP
12	445 South Figueroa Street, 38th Floor Los Angeles, CA 90071
13	Telephone: 213-955-7780 Facsimile: 213-955-7725
14	By: /s/ Mark Irvine
15	Mark Irvine
16	Attorneys for Defendant GOODRICH PUMP & ENGINE CONTROL SYSTEMS, INC.
17	
18	
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.
20	4/16
21	Dated:, 2009
22	HONORABLE CLAUDIA WILKEN
23	United States District Judge
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28	Stipulation and Order Regarding Case Management 4

1	I, William V. O'Connor, am the ECF User whose ID and password are being used to file			
2	this Stipulation and [Proposed] Order Regarding Case Management. In compliance with General			
3	Order 45, X.B., I hereby attest that concurrence in the filing of the within document has been			
4	obtained from each of the signatories herein.			
5				
6	Dated: April 8, 2009 MORRISON & FOERSTER LLP			
7				
8	By: /s/ William V. O'Connor			
9	William V. O'Connor Attorneys for Defendant			
10	Honeywell International Inc.			
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